IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

MARC ELLIOT,)
Plaintiff,)
v.) Case No. 4:23-cv-01611-SEP
HBO HOME ENTERTAINMENT CORP.))
a Delaware corporation; JEHANE NOUJAIME,)
an individual; KARIM AMER, an individual;)
THE OTHRS, LLC, a Florida limited liability)
company; THE OTHRS LICENSING CORP.,)
a Florida corporation; The Square, LLC, a)
New York limited liability company;)
ISABELLA CONSTANTINO, an individual;)
JOHN DOES 1-10.)

PLAINTIFF'S RESPONSE TO DEFENDANTS' MOTION TO DISMISS OR TRANSFER VENUE

Defendants have filed a Motion to Dismiss or Transfer Venue alleging in support of dismissal Fed. R. Civ. P. 12(b)(2), 12(b)(3), and 12(b)(6). The Defendants have cited to each of the Rules requiring a violation of each by use of the conjunctive "and." Defendants' Motion to Dismiss or Transfer Venue ("Motion") at 1. Defendants attempt to make this suit about NXIVM and its convicted leader Keith Raniere. It is not. This case is about the unlawful use of plaintiff's voice and name in an episode of *The Vow* which predates the arrest of Raniere and certainly predates the date of the execution of the consent form plaintiff signed in July 2020. Nothing more and nothing less.

I. Personal Jurisdiction

Defendants allege that HBO Home Entertainment Corp. is the wrong legal entity to be named as a defendant in this suit, claiming Home Box Office, Inc. ("HBO") is the proper entity. Defendants further claim that HBO is not within the personal jurisdiction of this Court. HBO Home Entertainment is a directly managed subsidiary of HBO. See Ex. A (Securities and Exchange Commission Filing Exhibit 21 dated December 31, 2017.) HBO Home Entertainment is registered as a foreign corporation authorized to do business in Missouri. See Ex. B (2023 Missouri Annual Registration Report).

HBO Home Entertainment's managed subsidiary status of HBO is sufficient to invoke the personal jurisdiction of this Court. HBO's Securities and Exchange Commission 10-Q filing dated April 26, 2018, states in pertinent part "*Home Box Office*. The Home Box Office segment consists of businesses managed by Home Box Office, Inc. ("Home Box Office")" (emphasis in original) (available at https://www.sec.gov/Archives/edgar/data/1105705/000119312518134094/d585869d10q.htm#:~:text=Home%20Box%20Office.,Operating%20Income%20of%20%24516%20million; last visited Feb. 9, 2021)

Defendants who are engaged in a co-venture, as the defendants are here, are subject to the personal jurisdiction of this Court when one of the co-venturing defendants is found to be subject to personal jurisdiction. The allegation of a civil conspiracy amongst the defendants strengthens the argument for this Court to exercise such personal jurisdiction. See *In re Genetically Modified Rice Litigation*, 576 F. Supp. 2d 1063, 1073-1076 (E.D. Mo. 2008). This Court should exercise personal jurisdiction over each of the defendants.

II. Failure to State a Claim

Defendants allege that plaintiff has failed to state a claim upon which relief can be granted. When deciding a motion to dismiss under Rule 12(b)(6), the Court must assume that all material facts alleged in the complaint are true. See *American Cleaners Laun. v. Textile*Processors, 482 F. Supp. 2d 1103, 1110 (E.D. Mo. 2007) (The court must view all facts and inferences in the light most favorable to the non-moving party and "may dismiss the complaint only if it is clear that no relief can be granted under any set of facts that could be proved consistent with the complaint." *McMorrow v. Little*, 109 F.3d 432, 434 (8th Cir. 1997); *Stone Motor Co. v. Gen. Motors Corp.*, 293 F.3d 456, 464 (8th Cir. 2002). Thus, as a practical matter, a dismissal under Rule 12(b)(6) should be granted "only in the unusual case in which a plaintiff includes allegations that show, on the face of the complaint, that there is some insuperable bar to relief." *Strand v. Diversified Collection Serv., Inc.*, 380 F.3d 316, 317 (8th Cir. 2004). The issue on a motion to dismiss is not whether the plaintiff will ultimately prevail, but whether the plaintiff is entitled to present evidence in support of his or her claim. *Schuer v. Rhodes*, 416 U.S. 232, 236 (1974)).

Plaintiff has sufficiently alleged facts which if true state a cause of action for which relief must be granted. Those facts in a nutshell are 1) Plaintiff's voice and name were used in an episode of *The Vow* broadcast by HBO and produced by the other defendants to the public on a subscription only platform; 2) Plaintiff's phone call in question pre-dated the consent and waiver he signed in July 2020; and 3) the phone call was private and occurred at a time prior to the arrest of Raniere and any criminal trial. Plaintiff had no knowledge of this phone call when he signed the consent and waiver in July 2020. Had the waiver been effective for all time, there would have been no start date listed, but an all-encompassing phrase such as "from the beginning

of time." The Plaintiff was not in a public place and could not be overheard by any third party, much less expect his private conversation to be broadcast to millions of HBO subscribers without his knowledge and consent. This is evidenced by the fact the defendants sought a waiver of the very acts complained of prior to the effective date of the waiver. Without such a waiver defendants would not have aired any content involving plaintiff. Plaintiff notes this only because defendants have argued this in their Motion. These facts are clearly contested by the parties and are not subject to a motion to dismiss, or even summary judgment, but to a trial by the finder of fact.

III. **Consent and Waiver to New York Jurisdiction**

Defendants argue that the consent and waiver set the courts of New York as the proper venue for any legal action arising out of the production and airing of *The Vow*. However, because the consent and waiver did not encompass the complained of action occurring before the July 11, 2020 effective date, it is not binding on jurisdiction of this action, as such the Eastern District of Missouri is the proper forum.

IV. **Failure to Perfect Service**

Defendant Noujaim alleges in her Declaration that she was not properly served in this action. See Declaration of Jehane Noujaim at ¶ 3. The Motion to Dismiss sets forth no claim related to failure to perfect service, therefore such claim is deemed waived. See *Hammer & Steel*, Inc. v. Mienergy, Inc., 4:23-cv-01343-SRC (E.D. Mo. Nov. 30, 2023) at 4-5. As such Defendant Noujaim has waived service and is within the jurisdiction of this Court.

V. Conclusion

For the reasons set forth above Plaintiff respectfully requests this Court to deny Defendants'

Motion to Dismiss or Transfer Venue in its entirety, exercise personal jurisdiction over each of
the named defendants, and set the matter for a scheduling conference.

DATED this 9th day of February 2024.

Respectfully submitted

Marc Elliot Defendant, *pro se* 5655 Pershing Ave, Apt 529 St. Louis, MO 63112 marc@marcelliot.com

314-252-0579

CERTIFICATE OF SERVICE

Defendant has provided a copy of this Response by filing with the Clerk of this Court and the subsequent service by email through the Court's electronic Case Management/Electronic Filing System.

DATED this 9th day of February 2024.

Respectfully submitted,

Marc Elliot

Defendant, pro se

EXHBIT A

EX-21 4 d504160dex21.htm EX-21

EXHIBIT 21 SUBSIDIARIES OF TIME WARNER INC.

State or Other

Time Warner Inc. ("Time Warner") maintains approximately 900 subsidiaries. Set forth below are the names of certain controlled subsidiaries, at least 50% owned, directly or indirectly, of Time Warner as of December 31, 2017, that carry on a substantial portion of Time Warner's lines of business. The names of various consolidated wholly owned subsidiaries have been omitted. The omitted subsidiaries, when considered in the aggregate as a single subsidiary, would not constitute a significant subsidiary as of December 31, 2017.

vame	Jurisdiction of Incorporation
ime Warner Inc. (Registrant)	Delaware
Historic AOL LLC	Delaware
Historic TW Inc.	Delaware
Turner Broadcasting System, Inc.	Georgia
Bleacher Report, Inc.	Delaware
Cable News Network, Inc.	Delaware
Cable News International, Inc.	Delaware
CNN America, Inc.	Delaware
CNN Interactive Group, Inc.	Delaware
Great Big Story, LLC	Georgia
CNN Newsource Sales, Inc.	Georgia
Imagen Satelital S.A.	Argentina
iStreamPlanet Co., LLC	Delaware
Turner Broadcasting Sales, Inc. (dba The Turner Network)	Georgia
Turner International, Inc.	Georgia
Turner International Latin America, Inc.	Georgia
CNN Chile Canal De Television Limitada	Chile
Red de Television Chilevision S.A.	Chile
TopSports Ventures Ltda.	Brazil
Turner Entertainment Networks, Inc.	Georgia
Courtroom Television Network LLC (dba truTV)	New York
Superstation, Inc.	Georgia
Super Deluxe, LLC	California
TEN Network Holding, Inc.	Delaware
The Cartoon Network, Inc.	Delaware
Boomerang Plus, LLC	Georgia
Turner Classic Movies, Inc.	Delaware
TCM Interactive Group, Inc. (dba FilmStruck)	Delaware
Turner Network Television, Inc.	Delaware
Turner Broadcasting System Asia Pacific, Inc.	Georgia
Turner International India Private Ltd.	India
Turner Network Sales, Inc. (dba Turner Content Distribution)	Georgia
Turner Sports, Inc.	Georgia
TW Interactive Media Holdings Inc.	Delaware
Warner Communications LLC	Delaware
DC Comics (partnership)	New York
E.C. Publications, Inc.	New York
Home Box Office, Inc.	Delaware
HBO Digital Services, Inc.	Delaware
HBO Europe Holdings, Inc.	Delaware
HBO Home Entertainment, Inc.	Delaware

HBO Latin America Holdings LLC

HBO Pacific Partners V.O.F.

HBO Service Corporation

TW UK Holdings Inc.

Time Warner Limited

Time Warner Entertainment Limited

Rocksteady Studios Limited

Warner Bros. Studios Leavesden Limited

TT Games Limited

Turner Entertainment Networks International Limited

Turner Broadcasting System Europe Limited EDA Televizyon Yayincilik ve Produksiyon AS

TBS Istanbul Yayincilik ve Produksiyon AS

Turner Broadcasting System Deutschland GmbH

Turner Nordic & Baltic AB

Turner Broadcasting System Italia Srl

Turner Broadcasting System France SAS

Warner Bros. International Television Production Limited

Warner Bros. Television Production UK Limited

TW Ventures Inc.

Blue Ribbon Content Inc.

Castle Rock Entertainment

Stage 13 Inc.

Warner Bros. (F.E.), Inc.

Warner Bros. (South), Inc. Warner Bros. Entertainment Inc.

Burbank Television Enterprises LLC

Alloy Media Holdings, L.L.C.

Alloy Entertainment, LLC

Shed Media US Inc.

Telepictures Productions Inc.

Warner Bros. International Television Distribution Inc.

Warner Bros. Worldwide Television Distribution Inc.

Warner Horizon Television Inc.

WBTV Distribution Inc.

Ellen Digital Ventures

Flixster, Inc.

Hanna-Barbera Productions, Inc.

New Line Cinema LLC

New Line Distribution, Inc.

New Line Productions, Inc.

New Line Theatricals, Inc.

Time Warner (Barbados) Holdings SRL

Time Warner (Barbados) Licensing SRL

Warner Bros. Entertainment Nederland B.V.

Warner Bros. Entertainment España S.L.U.

Warner Bros. Entertainment France S.A.S.

Warner Bros. Entertainment GmbH

Warner Bros. Entertainment Italia S.R.L. Warner Bros. Entertainment Switzerland GmbH

Warner Bros. Entertainment UK Limited

Warner Bros. International Television Production Holding B.V.

Eyeworks Scandinavia A.B.

Delaware Curação

Delaware

Delaware United Kingdom

United Kingdom

United Kingdom United Kingdom

United Kingdom United Kingdom

United Kingdom Turkey Turkey Germany Sweden Italy

France United Kingdom

United Kingdom Delaware Delaware California

California Delaware Delaware

Delaware Delaware Delaware

Delaware Delaware Delaware

Delaware Delaware Delaware Delaware

California Delaware Delaware Delaware California

California New York Barbados Barbados Netherlands Spain France Germany Italy Switzerland

United Kingdom Netherlands Sweden

Warner Bros. International Television Production België BVBA

Warner Bros. International Television Production España, S.L.

Warner Bros. International Television Production New Zealand Limited (formerly Warner Bros. International Television Production Operations New Zealand Limited and Eyeworks New Zealand Limited)

Warner Bros. International Television Production Australia Pty Ltd

Warner Bros. International Television Production Holding Deutschland GmbH

Warner Bros. International Television Production Holding Nederland B.V.

Warner Bros. Japan LLC

Turner Entertainment Co.

Warner Bros. Animation Inc.

Warner Bros. Consumer Products Inc.

Warner Bros. Enterprises LLC

Warner Bros. Distributing Inc.

Warner Bros. Technical Operations Inc.

Warner Specialty Films Inc.

WB Studio Enterprises Inc.

Warner Bros. Entertainment Australia Pty Limited

Warner Bros. Entertainment Canada Inc.

Warner Bros. Home Entertainment Inc.

WB Games Inc.

Turbine, Inc.

WB Games Montreal Inc.

Warner Bros. (Korea) Inc.

Warner Bros. Master Distributor Inc.

Warner Bros. Digital Networks Inc.

Machinima, Inc.

Warner Bros. Digital Networks Labs Inc. (formerly DramaFever Corp.)

WB Communications Inc.

Boomerang Plus, LLC

Time Warner Enterprise Infrastructure Services LLC

Time Warner International Finance Limited

Time Warner Realty Inc.

TW AOL Holdings LLC

Turner Japan K.K.

Time Warner Media Holdings B.V.

TW NY Properties LLC

Belgium Spain

New Zealand Australia Germany Netherlands Japan Delaware Delaware Delaware Delaware Delaware Delaware Delaware Delaware Australia Canada Delaware Washington Delaware Canada Korea Delaware Delaware Delaware Delaware Delaware Georgia Delaware United Kingdom

Delaware

Netherlands

Delaware

Virginia

Japan

EXHBIT B

Filed 02/09/24 Page 12 of 12

John R. Ashcroft Secretary of State 2023 ANNUAL REGISTRATION REPORT

BUSINESS

F001324009 Date Filed: 4/13/2023 John R. Ashcroft **Missouri Secretary of State**

*	SECTION 1, 3 & 4 ARE	REQUIRED					
	REPORT DUE BY:			RENEWAL MONTH	 :		
F001324009 HBO Home Entertainment, Inc. C T CORPORATION SYSTEM 120 SOUTH CENTRAL AVE CLAYTON MO 63105			☐ I OPT TO CHANGE THE CORPORATION'S RENEWAL MONTH TO FOR A \$25.00 FEE				
			PRINCIPAL PLACE	OF BUSINESS OR CORPORATE HEADQUARTERS: (Required)	*		
			1				
				STREET New York NY	10001 3170		
				New York NY CITY / STATE	10001-2170 ZIP		
	If changing the reg	istered agent and/or registered office address, please	e chec	ck the appropriate bo	ox(es) and fill in the necessary information.		
2	☐ The new registered agent IF CHANGING THE REGISTERED AGENT, AN ORIGINAL WRITTEN CONSENT FROM THE NEW REGISTERED AGENT MUST BE ATTACHED AND FILED WITH THIS REGISTRATION REPORT.						
	☐ The new registe	red office address					
	Must be a Missour	i address, PO Box alone is not acceptable. This section	n is no	ot applicable for Ban	ks, Trusts and Foreign Insurance.		
	NAME AND PHYSICAL ADDRESS (P.O. ROX ALONE NOT ACCEPTABLE)			* B			
	PRESIDENT STREET	Davis, Todd Francis 30 Hudson Yards		<u>NAME</u> STREET	Davis, Todd Francis 30 Hudson Yards		
	CITY/STATE/ZIP	New York NY 10001-2170	_	CITY/STATE/ZIP	New York NY 10001-2170 USA	_	
	<u>SECRETARY</u>	Smith, Tara L. 30 Hudson Yards		<u>NAME</u>	Woodford, Fraser Martin 30 Hudson Yards		
3	STREET	Nov. Verk NV 10001 3170		STREET	Nov. Vark NV 10001 2170 USA		
	CITY/STATE/ZIP TREASURER	New York NY 10001-2170 Wiedenfels, Gunnar	-	CITY/STATE/ZIP <u>NAME</u>	New York NY 10001-2170 USA		
	STREET	30 Hudson Yards		STREET			
	CITY/STATE/ZIP	New York NY 10001-2170		CITY/STATE/ZIP			
	<u>TREASURER</u>	Woodford, Fraser Martin		<u>NAME</u>		_	
	STREET	30 Hudson Yards		STREET			
	CITY/STATE/ZIP	New York NY 10001-2170	_	CITY/STATE/ZIP		_	
		NAMES AND ADDRESSES OF ALL					
		The undersigned understands that false statements made declaration under Section 575.060 RSMo		•		*	
4	4 Authorized party or officer sign here Brooke Kerperien (Required)						
	Please print name			/	Other		
\vdash	REGISTRATION PER	NAME PORT EFF IS:	$\overline{}$	WHEN THE FOR	TITLE		
	REGISTRATION REPORT FEE IS:\$20.00 If filed on or before 4/30/2023			WHEN THIS FORM IS ACCEPTED BY THE SECRETARY OF STATE, BY LAW IT WILL BECOME A PUBLIC DOCUMENT AND ALL INFORMATION			
\$35.00 If filed on or before 5/31/2023 \$50.00 If filed on or before 6/30/2023				PROVIDED IS SUBJECT TO PUBLIC DISCLOSURE			
	\$65.00 If filed or	or before 7/31/2023					
	ADD AN ADDITION	AL \$25.00 FEE IF CHANGING THE RENEWAL MONTH.					

E-MAIL ADDRESS (OPTIONAL):